FRANK S. HEDIN (*Pro Hac Vice* Application Forthcoming) ELLIOT O. JACKSON (Admitted *Pro Hace Vice*, ECF No. 22)

HEDIN LLP

1395 Brickell Avenue, Suite 1140

Miami, Florida 33131-3302

Telephone: (305) 357-2107 Facsimile: (305) 200-8801

E-Mail: fhedin@hedinllp.com

ejackson@hedinllp.com

DAVID W. SCOFIELD - 4140

PETERS | SCOFIELD

A Professional Corporation 7430 Creek Road, Suite 303 Sandy, Utah 84093-6160

Telephone: (801) 322-2002 Facsimile: (801) 912-0320

E-Mail: dws@psplawyers.com

Counsel for Plaintiffs and Putative Class

UNITED STATES DISTRICT COURT DISTRICT OF UTAH

SHANNON ARNSTEIN; DANA BASSETT; MARTIKA GARTMAN; SUELLEN HENDRIX; DEBRA MACKLIN; JEANINE MARK; MICHELLE MEINHOLD; MARIE MICHELS; JILLI OYENQUE; BARBARA PORTER; and ELIZABETH WUEBKER, individually and on behalf of all others similarly situated,

Plaintiffs,

v.

SUNDANCE HOLDINGS GROUP, L.L.C., Defendant.

SECOND STIPULATED MOTION FOR EXTENSION OF TIME

Case No. 2:24-cv-00344-RJS

Chief Judge Robert J. Shelby

Magistrate Judge Daphne A. Oberg

The Parties, by and through their undersigned counsel, respectfully file this second stipulation for an extension of time for Plaintiffs to respond to Defendant's Motion to Dismiss.¹ To accommodate for unexpected matters requiring Plaintiffs' counsels' immediate attention, the Parties agreed that Plaintiffs' current deadline of August 30, 2024 should be extended to, and including, September 9, 2024. The Parties further agree that Defendant's deadline to file a reply after service of Plaintiffs' opposition memorandum in support of its motion to dismiss should be extended from September 13, 2024 to, and including, September 20, 2024.

THEREFORE, IT IS HEREBY STIPULATED AND AGREED, and the parties jointly move, that Plaintiffs' deadline to respond to the Defendant's Motion to Dismiss shall be September 9, 2024 and Defendant's deadline to file a reply shall be September 20, 2024.

Dated: August 28, 2024 Respectfully submitted,

VENABLE LLP

PETERS | SCOFIELD

A Professional Corporation

/s/ Liz Clark Rinehart
Liz Clark Rinehart
Clark Rinehart
Liz Clark Rinehart
David W. Scofield
(Signed by filing attorney with

Attorney for Defendant HEDIN LLP

Permission of Defendant's attorney)

Frank S. Hedin Elliot O. Jackson Counsel for Plaintiffs and Putative Class

-and-

¹ Dkt. 23.